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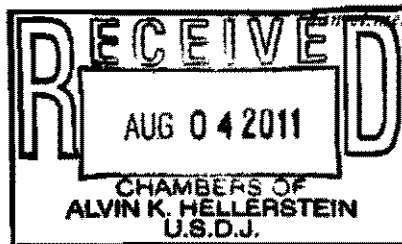
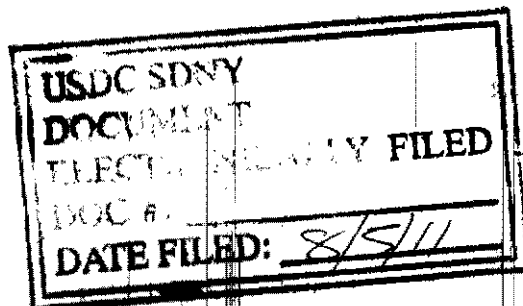
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August 2, 2011

Via Regular Mail

Hon. Alvin K. Hellerstein, U.S.D.J.
United States District Court
Southern District of New York
500 Pearl Street, Courtroom 14D
New York, NY 10007-1312Re: Karen Barrett v. Hartford Life And Accident Insurance Company
Civ. Act. No.: 10 CV 4600 (AKH)
Our File No.: 02489-000082

Dear Judge Hellerstein:

This office represents Defendant Hartford Life And Accident Insurance Company ("Hartford") in the above noted matter. Enclosed please find a courtesy copy of Hartford's Memorandum of Law In Opposition to Plaintiff's Motion for an Award of Attorney's Fees and Costs and supporting papers.

Respectfully submitted,

Daniel Meier
Sedgwick LLP

cc: Scott M. Rierner, Esq.

Pl's motion for atty's fees is granted to the extent of 40% of US time charges and 100% of US disbursements.

Pl's lawsuit was intended to obtain a merits review of def't's administrative determination. Pl succeeded to a degree in obtaining a merits review. Although def't also agreed to remand, Pl enjoyed a "degree of success" sufficient to justify the award of this ruling. The parties shall agree to a submitted order.

8/5/11, Alvin Hellerstein

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